CATENT COOPERATION TREATY

From the	INTERN	ATIONAL	BUREAU
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PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year) 23 June 2000 (23.06.00)	in its capacity as elected Office
International application No. PCT/GB99/03751	Applicant's or agent's file reference N.75597A SLS
International filing date (day/month/year) 11 November 1999 (11.11.99)	Priority date (day/month/year) 11 November 1998 (11.11.98)
Applicant SHOTTON, David, Michael et al	

	19 May 2000 (19.05.00)	
	13 May 2000 (13.03.00)	
in a notic	effecting later election filed with the International Bureau on:	
The standing	▼1	
The election	X was	
	was not	
made before th	expiration of 19 months from the priority date or, where Rule 32 applies, within the tim	e limit under
D 1 00 0/h)	expiration of 19 months from the priority date of, the expiration	
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The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer**

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WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 7:

H04N 7/173

(11) International Publication Number:

WO 00/28741

(43) International Publication Date:

18 May 2000 (18.05.00)

(21) International Application Number:

PCT/GB99/03751

A1

(22) International Filing Date:

11 November 1999 (11.11.99)

(30) Priority Data:

9824783.6

11 November 1998 (11.11.98)

GB

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(72) Inventors; and

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(74) Agents: SMITH, Samuel, Leonard et al.; J.A. Kemp & Co., 14 South Square, Gray's Inn, London WC1R 5LX (GB).

(81) Designated States: CA, JP, KR, US, European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE).

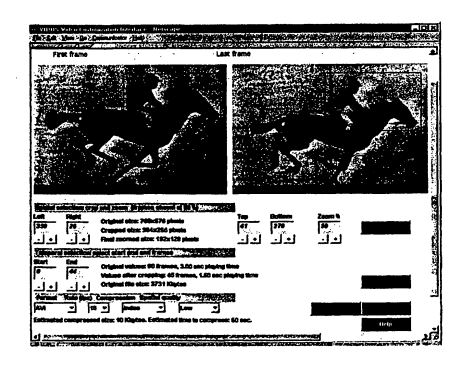
Published

With international search report.

(54) Title: METHOD AND DEVICE FOR RETRIEVING CUSTOMIZED MOVING IMAGE DATA FROM A REMOTE SOURCE AND A MOVING IMAGE DATA SOURCE FOR REMOTE RETRIEVAL

(57) Abstract

method of retrieving customized moving image data (videos, movies, animations, herein referred to as video data) from a remote source, a device for retrieving the customized video data, and a remote source of customized video data, wherein the method comprises selecting an original video data file present on a distant network server, retrieving from the source an image of the original video data and information concerning the original video data, specifying parameters determining the desired spatial, temporal, auditory, visual and format characteristics of the customized video data and sending these parameters to the source, and receiving customized video data transmitted by the source on the basis of the specified customization parameters.



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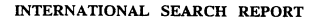
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EE	Estonia	LR	Liberia	SG	Singapore		

INTERNATIONAL SEARCH REPORT

Inte .tional Application No PCT/GB 99/03751

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H04N7/173								
According to	According to International Patent Classification (IPC) or to both national classification and IPC							
	SEARCHED							
Minimum do	ocumentation searched (classification system followed by classificated HO4N	ion symbols)						
1								
Documenta	tion searched other than minimum documentation to the extent that	such documents are included in the fields se-	arched					
Electronic d	ata base consulted during the international search (name of data ba	ase and. where practical, search terms used)						
	ENTS CONSIDERED TO BE RELEVANT							
Category °	Citation of document, with indication, where appropriate, of the re	levant passages	Relevant to claim No.					
x	WO 98 41021 A (ERICSSON TELEFON A	AB L M)	1-4,8					
v	17 September 1998 (1998-09-17)	,	,					
Υ	page 5, line 22 - line 27		6-12					
	page 8, line 22 -page 9, line 1							
	page 11, line 19 - line 28							
X	EP 0 803 826 A (SUN MICROSYSTEMS	INC)	1-3,6-8,					
	29 October 1997 (1997-10-29) 10,12 page 3, line 27 - line 36							
	page 5, line 27 - line 36 page 5, line 17 - line 24							
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V Furth	er documents are listed in the continuation of box C.	Retent family members are listed in						
<u> </u>		Patent family members are listed in						
•	egories of cited documents :	"T" later document published after the interr or priority date and not in conflict with the						
conside	nt defining the general state of the art which is not ered to be of particular relevance	cited to understand the principle or the invention	ry underlying the					
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	nt referring to an oral disclosure, use, exhibition or	cannot be considered to involve an inve document is combined with one or more ments, such combination being obvious	other such docu-					
	nt published prior to the international filing date but an the priority date claimed	in the art. "&" document member of the same patent fa	·					
Date of the a	actual completion of the international search	Date of mailing of the international search						
3	February 2000	15/02/2000						
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	European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tat (-31-70) 340-3040 Tx 21 651 and at							
	Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016 Sindic, G							

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Inte. .donal Application No PCT/GB 99/03751

Citation of document, with indication, where appropriate of the relevant passages Peter Jong A., HSING K., SU D.: "A VOD Application Implemented in Java" MULTIMEDIA TOOLS AND APPLICATIONS, vol. 5, no. 2, September 1997 (1997–09), pages 161–170, XP002129581 page 162, paragraph 2 page 163, paragraph 2 page 164, paragraph 6 page 168, paragraph 5 figure 5	13/51				
DE JONG A., HSING K., SU D.: "A VOD Application Implemented in Java" MULTIMEDIA TOOLS AND APPLICATIONS, vol. 5, no. 2, September 1997 (1997-09), pages 161-170, XP002129581 page 162, paragraph 2 page 163, paragraph 2 page 164, paragraph 6 page 168, paragraph 5					
Application Implemented in Java" MULTIMEDIA TOOLS AND APPLICATIONS, vol. 5, no. 2, September 1997 (1997-09), pages 161-170, XP002129581 page 162, paragraph 2 page 163, paragraph 2 page 164, paragraph 6 page 168, paragraph 5	elevant to claim No.				
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Information on patent family members

Inter ional Application No PCT/GB 99/03751

Patent document cited in search repor	t	Publication date		Patent family member(s)	Publication date
WO 9841021	Α	17-09-1998	AU EP	6427298 A 0966838 A	29-09-1998 29-12-1999
EP 0803826	Α	29-10-1997	JP	10108162 A	24-04-1998

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PATENT COOPERATION TRE



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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference N.75597A SLS		FOR FURTHER AC			nsmittal of International on Report (Form PCT/IPEA/416)	
International application No.		International filing date (d	day/month/year)	Priority d	ate (day/month/year)	
PCT/GB99/03751		11/11/1999		11/11/1	998	
International Patent Classification (IPC) or national classification and IPC H04N7/173						
Applicant						
ISIS INNOVATION	LIMITED et al.					
		ation report has been cording to Article 36.	prepared by th	nis International I	Preliminary Examining Authority	
2. This REPORT co	onsists of a total of	11 sheets, including thi	is cover sheet			
been amend	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes o	consist of a total of s	sheets.				
3. This report conta	ins indications relati	ng to the following item	ns:			
I ⊠ Basis of the report						
II 🗀 Priori						
III 🗆 Non-	establishment of opi	nion with regard to nov	velty, inventive	step and indust	rial applicability	
IV □ Lack	of unity of invention					
		ler Article 35(2) with re s suporting such state		y, inventive step	or industrial applicability;	
VI □ Certa	in documents cited					
VII 🛛 Certa	in defects in the inte	ernational application	•			
VIII 🛛 Certain observations on the international app		the international applic	ation			
Date of submission of the	Date of submission of the demand			tion of this report		
19/05/2000			29.12.2000			
Name and mailing address preliminary examining au			Authorized office	er	SONO CONTRACTOR OF THE PROPERTY OF THE PROPERT	
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Fax: +49 89 2399 - 4465 Telephone No. +49 89 2399 8482				3000.503		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/03751

I. Basis of the report

	the	sponse to an invitation report since they discription, pages:	on under Article 14 are referred to in this report as "originally filed" and are not annexed to o not contain amendments (Rules 70.16 and 70.17).):					
	1-1	4	as originally filed					
	Cla	aims, No.:						
	1-1	3	as originally filed					
	Dra	awings, sheets:						
	1-2		as originally filed					
2.		With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.						
	The	These elements were available or furnished to this Authority in the following language: , which is:						
		the language of a t	ranslation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of pu	blication of the international application (under Rule 48.3(b)).					
		the language of a t 55.2 and/or 55.3).	ranslation furnished for the purposes of international preliminary examination (under Rule					
3.		With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:						
		contained in the int	ernational application in written form.					
		filed together with the international application in computer readable form.						
		furnished subsequently to this Authority in written form.						
		furnished subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
		The statement that listing has been fur	the information recorded in computer readable form is identical to the written sequence nished.					
4.	The	amendments have	resulted in the cancellation of:					
		the description,	pages:					
		the claims,	Nos.:					

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/03751

		the drawings,	sheets:
5.			established as if (some of) the amendments had not been made, since they have been yond the disclosure as filed (Rule 70.2(c)):
		(Any replacement sh report.)	neet containing such amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, i	f necessary:

- or mannerial observations, in messessing
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 6,7,9-13

No:

No:

Claims 1-5,8

Inventive step (IS)

Yes: Claims

Claims 1-13

Industrial applicability (IA)

Yes: Claims 1-13

No: Claims

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

1. General

The present application does not satisfy the criteria set forth in Articles 6, 33(2) and 33(3) PCT. Details of the objections are set out below.

The claimed subject-matter is industrially applicable.

2. Concerning Section VIII - Art. 6 PCT:

2.1. Claim 1

The claim fails to meet the requirement of clarity set out in Article 6 PCT, for the following reasons:

- (a) The claim (p.15 l.6) specifies "requesting an image of video data". However, it is not clear whereto (the remote source?) the request is directed, and whether "video data" correspond to the "particular video data file" (p.15 l.5), presumably to be retrieved from the remote source.
- (b) The claim (p.15 1.8) specifies "retrieving from the source the image of the video data ...". However, it is not clear
- whereto the image is retrieved (is it retrieved to the location from where the specifying or the request was effected, or is it retrieved from the remote source to remain at that location?), and
- whether the image of video data represents the "particular video data file".
- (c) In this context, the term "an image of the video data" is ambiguous (is it a specific image frame, or does it mean the full video data file as stored at the source ?). It is to be noted that the term's meaning cannot at present be interpreted as a "preview" of the video data.
 - (d) The claim (p.15 1.14) specifies "receiving video data

transmitted by the source ...". In this context, it is not clear whether these video data represent the "particular video data file" or parts thereof.

2.2. Claim 2

- (a) The substance of the objections raised in paragraph 2.1 above against features of claim 1 correspondingly applies to respective features of claim 2.
- (b) The device of claim 2 appears to exclusively comprise means that are located at a user's premises (means for specifying/requesting, means for receiving, means for transmitting parameters, means for retrieving data supplied from the source). However, the claimed "device for retrieving" fails to include all the means that are essential for the retrieval of the desired data in the desired format from the remote source.

That is, the claim fails to comprise means at the remote source which e.g. receive the specification/request, perform the customization accordingly, and transmit the customized data to the user's control apparatus. In this context, the claim should define a system rather than a device.

However, if the claim were defined as "A device for requesting and receiving customized video data retrieved from a remote source, the objection raised above would become unnecessary.

2.3. Claim 3

The claim contravenes Art. 6 PCT for the following reasons:

(a) The claim appears to be directed to an apparatus. However, the claim fails to provide a single technical apparatus feature as required by Article 6 and Rule 6.3(a) PCT. Moreover, the merely functional features and method steps provided by the claim cast doubt upon the claim's category. Consequently, the

claim contravenes Art. 6 PCT due to lack of clarity.

(b) Feature (b) specifies "transmitting to the user the image of the video data ...", and feature (d) specifies "transmitting to the user video data from the original video data after customization ...". Thus, both the full set of video data and customized portions thereof appear to be transmitted to the user. The transmission of the full set of video data appears to be in contradiction to the declared advantage of avoiding unnecessary data transfer (see p.4 l.6 - p.5 l.10).

2.4. Claim 6

The claim additionally specifies "wherein the video data is retrieved over a network or the internet". This gives rise to the following objections under Art. 6 PCT (clarity):

- (a) When depending upon claim 1, this feature casts doubt on the meaning of the terms "retrieving" and "receiving" in claim 1. This is because one can assume that the retrieving claimed in claim 1 is fully carried out at the remote source, whereas the retrieving mentioned in claim 6 appears to pertain to retrieving from the remote source to a user's location.
- (b) When depending upon claim 3 which does not mention any retrieving, the claim's intended scope of protection is fully obscure.
- (c) The claim's specification as "a method, device or source according to any preceding claim" includes the interpretation of e.g. "a method according to the device according to claim 2", which casts doubt upon the claim's category. This objection correspondingly applies also to other ones of the dependent claims.

2.5. Claim 7

EXAMINATION REPORT - SEPARATE SHEET

The claim contravenes Art. 6 PCT for the following reasons:

- The claim fails to provide any clear restriction on the (a) method of claim 1.
- (b) The claim fails to provide any clear restriction on the apparatus of claim 2, taking into account that "the source" does not appear to be comprised in the claimed apparatus.

2.6. Claims 8, 9

The claim contravenes Art. 6 PCT for the following reasons:

- (a) In claims 1 and 2, there is specified a remote source, but not a remote user. The term "the remote user" lacks an antecedent in claim 1 and therefore casts doubt upon the intended scope of protection of claims 8 and 9.
- According to the normal interpretation, the term "user" means a person, not an apparatus such as the computer terminal of claim 8.
- Claim 9 fails to provide any clear restriction on the apparatus of claim 2, taking into account that "the source" does not appear to be comprised in the claimed apparatus. Reference is made in this context to the objection raised in paragraph 2.2.(b) above.

2.7. Claim 11

The broadly-termed additional features of claim 11 fail to set out clearly the intended technical limitations. Thus Article 6 PCT is contravened.

2.8. Claim 12

The term "remote users" is not present in claims 1 and 2 upon which claim 12 depends. Moreover, claim 12 fails to provide a clear technical limitation on the scope of protection of any of claims 1, 2 and 3. Thus the claim contravenes Art. 6 PCT.

2.9. Claim 13

Claim 13 defines by its additional features what parameters a user may conceive and specify when using the method of claim 1, the apparatus of claim 2, or the source according to claim 3. However, the claim fails to define that these are the parameters that are effectively transmitted from the user to the remote source and processed therein for the purpose of customization. Thus, a technical limitation by these additional features of the subject-matter of any of claims 1, 2 or 3 cannot be identified. Consequently, claim 13 lacks clarity (Art. 6 PCT contravened).

3. Concerning Section V - Articles 33(2) and 33(3) PCT

The following documents are cited:

D1: WO-A-98/41021;

D2: EP-A-0 803 826;

D3: Multimedia Tools and Applications, vol.5 no.2, 1997, pp. 161-170.

3.1. Claim 1

D1 (abstract; Fig.2; p.5 lines 22-28; p.10 lines 16-29) discloses a video transmission system, eg for use in teleconferencing. A user of the system may control parameters of transmitted video. Accordingly, the system enables retrieval of customized video data from a remote source and directly anticipates features (c) and (d) of claim 1 on file.

The full set of features (a) and (b) of claim 1 is not literally disclosed in D1.

INTERNATIONAL PRELIMINARY International application No. PCT/GB99/03751 EXAMINATION REPORT - SEPARATE SHEET

However, in view of the deficiencies identified above of claim 1 with respect to clarity, it is considered that D1 also anticipates features (a) and (b) due to its implicit disclosure.

This is because D1 discloses that a user may request and thus specify a specific number of images (p.10), and discloses that a user can adjust parameters of the video data which requires that the actual parameters are transmitted from the source to the user prior to issuing adjustment commands.

Thus claim 1 contravenes Article 33(2) and 33(3) PCT.

It is to be noted that these findings are at least partly the result of obscure wording in claim 1. It is to be noted that D1 does not disclose a true video file server or the like which would require respective storage means at the remote location. Moreover, as to the "information concerning the video data", D1 does not appear to disclose anything other than parameter information.

It is further to be noted that D2 discloses a video on-demand file server in which not only video files but also titles are transmitted, the titles concerning the video file data. Even if one contested that all of the features of claim 1 are anticipated by D1, the teachings of D1 and D2 in combination with the normal skills of the skilled person were to be considered such that the claimed features are obvious from the combination.

3.2. Claims 2, 3

The objections raised in paragraph 3.1 against claim 1 correspondingly apply to claims 2 and 3.

3.3. Dependent claims 4-13

The additional features of claims 4, 5 and 8 are at least implicitly anticipated by D1, so that these claims contravene Art. 33(2) PCT.

The additional features of claims 6 and 7 are not disclosed in D1, but considered to represent design options that were obvious to the skilled person implementing the design of claim 1. Accordingly, these claims contravene Art. 33(3) PCT. This is supported by the disclosure of D2 (Fig.1) disclosing a network.

D2 (e.g. abstract; p.4 lines 32-37) further discloses Java applets being provided from the source to a multimedia document viewer 202. Therefore, the additional subject-matter of claims 9 and 10 is anticipated, and the claims contravene Art. 33(3) PCT.

In this context, it is to be noted that the skilled person implementing the design of D1 and seeking alternatives or improvements thereto would have considered the teachings of D2 for combination with those of D1.

As to claim 11 mentioning auditory characteristics, adjustment of such characteristics is obvious from D1, taking into account that the document refers to teleconferencing in which adjusting both visual and auditory characteristics is an obvious issue. This also holds for the multimedia server disclosed in D2. Thus, the additional features of claim 10, as far as they can be understood, cannot be associated with an inventive step, and the claim contravenes Art. 33(3) PCT.

The additional features of claim 12 are anticipated by D2, so that the claim contravenes Art. 33(3) PCT.

The additional features of claim 13 are considered to represent obvious options of a designer/user of a system designed on the basis of a combination of the disclosures of D1 and D2.

INTERNATIONAL PRELIMINARY International application No. PCT/GB99/03751 EXAMINATION REPORT - SEPARATE SHEET

4. Concerning Section VII: Description and other belongings

The claims are not cast in the two-part form as instructed by Rule 6.3(b) PCT.

The claims are not complemented with reference signs as required by Rule 6.2(b) PCT.

A document reflecting the prior art described on page 1 is not identified in the description (Rule 5.1(a)(ii) PCT).

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1-D3 cited above is not mentioned in the description, nor are these documents identified therein.



PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference N.75597A SLS	FOR FURTHER see Notification (Form PCT/ISA/2	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.					
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)					
PCT/GB 99/03751	11/11/1999	11/11/1998					
Applicant ISIS INNOVATION LIMITED et al.							
This International Search Report has be according to Article 18. A copy is being t	en prepared by this international Searching Aut transmitted to the international Bureau.	hority and is transmitted to the applicant					
	s of a total of <u>3</u> sheets. By a copy of each prior art document cited in this	report.					
Basis of the report With regard to the language, the language in which it was filed, ur	e international search was carried out on the bar niess otherwise indicated under this item.	sis of the international application in the					
the international search (Authority (Rule 23.1(b)).	was carried out on the basis of a translation of t	he international application furnished to this					
b. With regard to any nucleotide a was carried out on the basis of t	b. With regard to any nuclectide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the international application in computer readable form.						
furnished subsequently t	to this Authority in written form.						
furnished subsequently t	to this Authority in computer readble form.						
the statement that the su international application	ibsequently furnished written sequence listing d as filed has been furnished.	oes not go beyond the disclosure in the					
		a Identical to the written sequence listing has been					
2. Certain claims were for	und unsearchable (See Box I).						
3. Unity of invention is lac	king (see Box II).						
4. With regard to the title,							
<u>~</u>	ubmitted by the applicant.						
the text has been established by this Authority to read as follows:							
5. With regard to the abstract,							
* *	ubmitted by the applicant.						
the text has been establic within one month from the	shed, according to Rule 38.2(b), by this Authorit e date of mailing of this international search rep	y as it appears in Box III. The applicant may, ort, submit comments to this Authority.					
6. The figure of the drawings to be pub	ilshed with the abstract is Figure No.	4					
as suggested by the appl	lcant.	None of the figures.					
because the applicant fai	led to suggest a figure.						
X because this figure better	r characterizes the invention.	·					

A.	CLAS	SSIFICATION OF SUBJECT	MATTER
IF	PC 7	H04N7/173	

According to international Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 - H04N

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUM	TENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X Y	WO 98 41021 A (ERICSSON TELEFON AB L M) 17 September 1998 (1998-09-17) page 5, line 22 - line 27 page 8, line 22 -page 9, line 1 page 11, line 19 - line 28 EP 0 803 826 A (SUN MICROSYSTEMS INC) 29 October 1997 (1997-10-29) page 3, line 27 - line 36	1-4,8 6-12 1-3,6-8, 10,12
	page 5, line 17 - line 24	

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document reterring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
3 February 2000	15/02/2000
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentiaan 2	Authorized officer
NL — 2280 HV Rijsenijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Sindic, G



International Application No PCT/GB 99/03751

	on) DOCUMENTS CONSIDERED TO BE RELEVANT Itation of document, with indication, where appropriate, of the relevant passages					
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